

ORIGINAL

BEFORE THE ARIZONA CORPORATION COM



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TOM FORESE, CHAIRMAN

Arizona Corporation Commission

DOCKETED

AZ CORP COMMISSION
DOCKET CONTROL

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DOUG LITTLE

DOCKETED BY

BOYD DUNN

IN THE MATTER OF THE) DOCKET # E-01345A-16-0036
APPLICATION OF ARIZONA PUBLIC)
SERVICE COMPANY FOR A HEARING) INTERVENOR PATRICIA FERRE'S
TO DETERMINE THE FAIR VALUE OF)
THE UTILITY PROPERTY OF THE) OPPOSITION TO
COMPANY FOR RATEMAKING)
PURPOSES, TO FIX A JUST AND) SETTLEMENT AGREEMENT
REASONABLE RATE OF RETURN)
THEREON, TO APPROVE RATE) Filed on March 27, 2017
SCHEDULES DESIGNED TO DEVELOP)
SUCH RETURN.)

IN THE MATTER OF FUEL AND)
PURCHASED POWER PROCUREMENT) DOCKET # E-01345A-16-0123
AUDITS FOR ARIZONA PUBLIC)
SERVICE COMPANY SUCH RETURN.)

Ferre OBJECTS to the Settlement Agreement (SA) because it facilitates Arizona Public Service Company (APS) NONCOMPLIANCE with important Arizona protective statutes for APS patrons, employees and the public: namely A.R.S. § 40-361.B, and A.R.S. § 40-334.B Discrimination A and B. This Settlement Agreement allows APS to continue to harm patrons, employees and the public with unregulated pulsed microwave radiation, which is also harmful to our living environment. By so doing, SA signatories may also discourage our

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Arizona Corporation Commission (ACC) from complying with their statutory responsibility under A.R.S. § 40-321.A.

Q 1. Please list the statutes you are concerned about.

A 1. **A.R.S. § 40-361.B** – Every public service corporation shall furnish and maintain such service, equipment and facilities as will promote the safety, health, comfort and convenience of its patrons, employees and the public, and as will be in all respects adequate, efficient and reasonable.

A.R.S. § 40-361.B Discrimination between persons, localities or classes of service as to rates, charges, service or facilities prohibited.

A. A public service corporation shall not, as to rates, charges, service, facilities or in any other respect, make or grant any preference or advantage to any person or subject any person to any prejudice or disadvantage.

B. No public service corporation shall establish or maintain any unreasonable difference as to rates, charges, service, facilities or in any other respect, either between localities or between classes of service.

A.R.S. § 40-321.A – When the commission finds that the equipment, appliances, facilities or service of any public service corporation or the methods of manufacture, distribution, transmission, storage or supply employed by it, are unjust, unreasonable, unsafe, improper, inadequate or insufficient, the commission shall determine what is just, reasonable, safe, proper, adequate or sufficient, and shall enforce its determination by order or regulation.

Q 2. Please review the statutes you are concerned about.

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1 A 2. My main concern is the avoidance by APS and ACC staff of our wise
2 A.R.S. statutes previously listed. I do not know the real cause of this
3 avoidance: if it is economic greed or if it is allegiance to an
4 unfathomable elite depopulation agenda which seems to intend the
5 destruction of everything that lives, through pulsed microwave
6 technologies, GMO's, GeoEngineering (also known as weather
7 warfare) and nuclear warfare, to mention a few obvious cases.
8 All of these, in my view, seem to be the unfortunate ignorant product
9 of sociopathic, psychopathic, or evil perspectives.

10
11 Although I have been an intervenor in three previous 'Smart' AMI
12 meter related dockets, I do not recall APS, the ADHS study or our ACC
13 staff ever mentioning our most relevant and promising **Arizona**
14 statutes, from the point of view of protecting our people, future
15 generations, our human genome and all life in our environment.
16 Instead APS, ACC staff and the ADHS "study" have strangely focused
17 on nonexistent foreign so called "standards": **which they most**
18 **definitely are not!**

19
20 The FCC has some antiquated so called *guidelines* suitable for a 6
21 foot, 200 pound military man to only measure heating effects for a
22 30 minute microwave exposure or for a 6 minute occupational
23 exposure. Under our current insane deregulation, the FCC has no
24 authority over biological standards and is now rolling out 5G, another
25 insane unregulated global experiment.

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One could say that our existing FCC guidelines **discriminate** against everyone, and are the **most discriminatory against pregnant women, fetuses and children and EHS customers**. Even the proverbial 6 foot 200 pound man, presumed to be in his prime, and used for current guidelines would not be protected from the host of harmful, lethal effects caused by APS' weaponized pulsed microwave technology in "smart" AMI meters and mesh network grids.

There are no microwave exposure standards applicable to our most vulnerable: pregnant women, fetuses, and children. Women are more vulnerable to microwaves than men and a guideline for a 6 foot, 200 pound military man, presumed to be in his prime, is certainly not protective for any of the other vulnerable groups such as pregnant women, fetuses, children, EHS populations, senior citizens and people ill with sicknesses that can be caused by microwaves or harmed by microwaves, like neurotoxic, genotoxic and carcinogenic illnesses.

Q 3. Is APS involved in human experimentation?

A 3. **Currently all of APS customers are human experiments because there are no applicable safety standards that protect us. According to Jerry Flynn, "There is no such thing as a 'safe' threshold of radiation; the only 'safe' level is zero!"¹**

¹ **James G. (Jerry) Flynn; Military Electronic Warfare Expert Warns of Covert Genocide.** <http://docket.images.azcc.gov/0000162045.pdf>

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An additional question to ask is if APS is being paid for experimenting and gathering information on all of us!

Q 4. Is there anything about the APS Rate Case SA that you disapprove of?

A 4. Yes. The SA signatories wrongfully seem to agree with APS that we should be treated like slaves rather than patrons. Also, APS seems to consider that a punitive model and an enemy model are preferable to treating us like patrons.

If the SA signatories like human bondage, slavery and abuse, let them play those games on their own private time, or go to a therapist and work through your own issues, instead of harmfully seeking to involve us in your dishonor. Under Arizona law, you have no right to interfere with our safety, health, comfort and convenience.

Arizona statutes already quoted are clear about the right of patrons, of employees and of the public: we are entitled to **our own choice** of respectful service related to our "**safety, health, comfort and convenience for patrons, employees and the public.**"

Q 5. Do you still Oppose 'Smart' AMI Microwave Discriminatory Exposures for regular customers and for solar customers?

A 5. **Yes, I do!** For HEALTH reasons, I particularly oppose all pulsed microwave 'Smart' AMI technology and by extension, all regulations that force APS customers, including solar customers, to be slavishly bound to harmful AMI, or harmful solar inverters, which in today's

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1 lawless unregulated environment, can be considerably toxic and
2 dangerous.

3
4 APS is culpable to a large extent in covertly harming the public with its
5 weaponized AMI microwave technology and should gracefully yield the
6 way to its customers, who we may guess are harmed by its stealth
7 microwave technology.

8 Q 6. How else to you oppose 'Smart' AM Microwave Discriminatory
9 Exposures?

10 A 6. I strongly oppose all APS discrimination and discriminatory APS
11 practices. Particularly heinous is any practice relating to APS AMI
12 pulsed microwave exposure of any segment of the population in a way
13 that **limits the safety, health, comfort and convenience of its**
14 **patrons, employees and the public** as required in **A.R.S. §40-**
15 **361.B** and **A.R.S. §40-334.B Discrimination A and B.**

16
17 The most vulnerable members of our public are a pregnant women,
18 followed by children. A minimum of 57% of schoolgirls exposed to
19 low-level microwave radiation are at risk of suffering stillbirth, fetal
20 abnormalities or genetically damaged children, when they give birth.
21 Any genetic damage may pass to successive generations.

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1 "Of the microwave-exposed women, 47.7% had miscarriages prior to
2 the 7th week of pregnancy..."²
3

4 Schoolgirls are not children and children are neurologically and
5 physiologically different from Adults. A child's brain tissue/bone
6 marrow has different electrical conductivity properties than adults due
7 to the higher water content. This renders the Specific Absorption Rate
8 obsolete. Children's absorption rate of microwave radiation can be ten
9 times higher than adults. Permanent low-level microwave exposure
10 can induce chronic nitrosative and oxidative 'stress' thence, damage
11 cellular mitochondria (**mitochrondropathy**). This stress can cause
12 irreversible mitochondrial DNA damage (mitochondrial DNA is ten
13 times more susceptible to oxidative and nitrosative 'stress' than the
14 DNA in the cell nucleus). Mitochondrial DNA is irreparable, therefore
15 any damage (genetic or otherwise) can be transmitted to all
16 successive generations through the maternal line. Hence. We are
17 subjecting each successive female generation to harm. Whether
18 these two ten-fold increases 'merge' to become 57.7% or are
19 additional, thence equal 67% of those who suffer is a moot point
20 Either way we are facing the equivalent of a pandemic.³
21
22

23 ² Professor John R. Goldsmith, Possible Effects of Radiofrequency Radiation;
24 Environmental Health Perspectives; Sup. 6, Dec.1997, P. 1580.

25 ³ NMRI, AD76=50271 Research Report, MF12. 24.015-004B. Bethesda, MD,
26 USA
27
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1 "I have never seen a single scientist brave enough to submit for peer
2 review a safety level for a child or embryo. There is none that exists."⁴
3

4 APS has no excuse for **not knowing** about the military uses of pulsed
5 microwave radiation. It is not a secret that during the Cold War,
6 Russians bombarded our US Embassy in Moscow with pulsed microwave
7 radiation in doses much lower than APS uses on its customers today.
8 According to Jerry Flynn, two consecutive Ambassadors died from
9 leukemia a third died from a leukemia like sickness.⁵ Embassy
10 children had childhood leukemia.
11

12 After WWII Operation Paper Clip brought less than charming Nazi
13 scientists that became known for MK ULTRA microwave and LSD
14 experiments, even on children and pregnant women.
15

16 The bottom line in relation to 'Smart' AMI meters and grids is the
17 weaponized technology is not appropriate for pregnant women,
18 children, EHS populations, sick people and the elderly.
19
20
21

22 ⁴ Amended Declaration of Barrie Trower, Civil Action No. 3:11-cv-00739-MO,
23 [http://www.magdahavas.com/wordpress/wp-](http://www.magdahavas.com/wordpress/wp-content/uploads/2012/01/Amended-Declaration-of-Barry-Trower.pdf)
24 [content/uploads/2012/01/Amended-Declaration-of-Barry-Trower.pdf](http://www.magdahavas.com/wordpress/wp-content/uploads/2012/01/Amended-Declaration-of-Barry-Trower.pdf)
25

26 ⁵ National Day Of Action Against Smart Meters with Jerry Flynn
27
28

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1 A ubiquitous 5G technology is soon expected to blanket our globe, to
2 usher in a mind controlled global brain. Sounds like global mass
3 insanity. Sounds like the ultimate and slavery and loss of privacy: to
4 be managed by a sociopathic/psychopathic global elite. Even a robot's
5 nightmare!

6
7 We already know where Tom Wheeler and the neocons stand on 5G.
8 No biological standards on a federal level. No testing. Anything goes.
9 Sounds like turning us into mind controlled robots and an end to our
10 humanity.

11
12 Hopefully we will choose the **wisdom** and **sane guidance** of our
13 Arizona state statutes.

14
15 Dated: April 3, 2017

16
17 Respectfully submitted,

18 

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